REMARKS

In the Official Action mailed on **May 28, 2004**, the examiner reviewed claims 1, 3-8, 10-15, and 17-21. Claims 1, 3-8, 10-15, and 17-21 were rejected under 35 U.S.C. §103(a) as being unpatentable over the combination of Sipple et al. (USPN 6,405,327, hereinafter "Sipple"), alSafadi et al. (USPN 6,467,088, hereinafter "alSafadi"), Smith et al. (USPN 5,848,250, hereinafter "Smith"), and Katz et al. (USPN 6,055,513, hereinafter "Katz").

Rejections under 35 U.S.C. §103(b)

Independent claims 1, 8, and 15 were rejected as being unpatentable over the combination of Sipple, alSafadi, Smith, and Katz. Applicant respectfully points out that Katz teaches the **user entering the order information** (see Katz, FIG. 3 and col. 13, lines 54-58, "...interact with the potential customer and take the order entry data...").

In contrast, the present invention automatically enters the order information without user intervention (see page 11, lines 5-11 of the instant application). This is beneficial because it provides the correct order information automatically without the user needing to remember and correctly enter the order information. There is nothing within the combined system of Sipple, alSafadi, Smith, and Katz, either explicit or implicit, which suggests automatically entering the order information without user intervention. In fact, Katz teaches away from automatically entering the data without user intervention at col. 13, lines 54-58.

Accordingly, Applicant has amended independent claims 1, 8, and 15 to clarify that the present invention automatically enters the order information without user intervention. These amendments find support on page 11, lines 5-11 of the instant application.

Hence, Applicant respectfully submits that independent claims 1, 8, and 15 as presently amended are in condition for allowance. Applicant also submits that

claims 3-7, which depend upon claim 1, claims 10-14, which depend upon claim 8, and claims 17-21, which depend upon claim 15, are for the same reasons in condition for allowance and for reasons of the unique combinations recited in such claims.

CONCLUSION

It is submitted that the present application is presently in form for allowance. Such action is respectfully requested.

Respectfully submitted,

By

Edward Jorundler Registration No. 47, 615

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Edward J. Grundler PARK, VAUGHAN & FLEMING LLP 508 Second Street, Suite 201 Davis, CA 95616-4692

Tel: (530) 759-1663 FAX: (530) 759-1665